

Amendment No. 1 to SB3626

McNally  
Signature of Sponsor

**AMEND Senate Bill No. 3626\***

**House Bill No. 3732**

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-4-102(33), is amended by inserting the following language at the end of the subdivision:

A restaurant within a jurisdiction that has elected Tennessee River resort district status also means a restaurant located within such district which has an indoor seating capacity of at least forty (40) and an outdoor seating capacity of at least seventy-five (75), provided that the premises for a restaurant located at a boat marina in such district shall not extend to any area of the marina or any boat moored at a boat dock beyond the designated outdoor seating area of the restaurant. For purposes of determining whether the serving of meals is the principal business conducted in a restaurant located at a boat marina within a jurisdiction that has elected Tennessee river resort district, sales of gas, boat rentals and other sales unrelated to the restaurant but within the marina shall not be considered in that determination. In addition for a restaurant located within a jurisdiction that has elected Tennessee River resort district status the term "seasonal closing" as used in subdivision (27)(A), means the period from November 1 to March 1 or a period of time, if different from such dates, as filed by the restaurant with the Alcoholic Beverage Commission;

SECTION 2. Tennessee Code Annotated, Section 57-4-102(27)(A), is amended by deleting the language "holidays, vacations and periods of redecorating," and by substituting instead the language "holidays, vacations, periods of redecorating and seasonal closings, as defined in subdivision (33), for those restaurants located within a jurisdiction that has elected Tennessee River resort district status,".

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.